IN CLERKS OFFICE
U.S. DISTRICT COURT E.D.N.Y.

A JAN 26 2017

BROOKLYN OFFICE

-against-	() Waiver of Speedy Trial (X) Order of Excludable Delay
QENG ZHENG XUE GAO	(A) Order of Exciduable Belay
	Docket #: CR15-00628 (CBA)

Defendant(s) xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx

It is hereby ordered that the time periods from 1/26/17 until revocation of this stipulation 01/31/17 are excluded periods of delay under the following code(s):

<u>SECTION</u>	DELAY CODE	DELAY CATEGORY
3161		
() (h)(1)(A)	Α	Exam or hearing for mental or physical incapacity (18 USC:4244)
() (h)(1)(B)	В	NARA Exam (28 USSS:2902)
() (h)(1)(D)	С	State or Federal Trials/other charges
() (h)(1)(E)	D	Interlocutory appeals
() (h)(1)(F)	Е	Pretrial Motions (from filing or being orally made for disposition
() (h)(1)(G)	F	Transfers from other districts (Pursuant to F.R.Cr.P. 20,21 & 40)
() (h)(1)(J)	G	Proceedings under advisement not to exceed 30 Days
()	Н	Miscellaneous proceedings: Parole or probation revocation, deportation, extradition

() (h)(1)(C)	5	Deferral of prosecution		
() (h)(1) (H)	6	Transportation from another district of to/from examination or hospitalization in 10 days or less		
() (h)(1)(I)	7	Consideration by Court of proposed plea agreement		
(X)(h)(2)	I	Prosecution deferred by mutual agreement		
() (h)(3)(A)(B)	M	Unavailability of defendant or essential witness		
() (h)(4)	N	Period of mental or physical incompetency of defendant to stand trial		
() (h)(5)	O	Period of NARA commitment for treatment		
() (h)(6)	P	Superseding Indictment/new charges		
() (h)(7)	R	Defendant awaiting trial of co-defendant when no severance has been granted		
() (h)(8)(A)(B)	T	Continuances granted per (h)(8) as determined by the Court due to:		
 () I. Emergencies such as: () a. natural disasters () b. blackouts; () c. public transportation of other strikes which substantially affect the Court's ability to operate () d. illness or death of defense counsel, the prosecutor or the judge a well as mourning periods observed by parties, counsel or Court 				
() II. The cooperation of the defendant (If this Order is to be sealed due to the cooperation of the defendant, check appropriate area at the end of this Order)				
 () III. The government attorney/defense attorney has demonstrated due diligence in all available time, but require additional time for preparation to prevent a miscarriage of justice such as: () attempt to locate an important witness: () belated discovery motions or notice of alibi defense which require additional time to investigate or expert analysis 				
() IV. The assurance that both defendant and government be represented by counsel of choice and by the same attorney throughout the proceedings, such as:				

	b () ir	y the Court, or the last date on which	dant are unavailable for either date chosen ch trial could commence under the Act; ial following conclusion of counsel's last trial; unce of the trial date	
(() co	e issue of complexity such as: omplex or unusual case such as anti onspiracy and net worth income tax nultiple parties or extensive docume		
(e Court orders the severance of the al commences or during trial	trial of one or more co-defendants either before	
(()r ()t g ()t	 VII. Excusable error of neglect such as: miscalculation in excludable time available; the failure of a clerk to file a dismissal of the complaint although directed by the government to do so the determination that a period of time previously held automatically excludable was incorrect 		
 () VIII. The case may be disposed of after other proceedings are concluded such as: () pending Supreme Court case determinative of outcome; () appellate affirmance of another proceeding involving the defendant will result in government's dismissal of this case 				
 () IX. Time during the arrest-indictment or information interval by events beyond the control of the Court or government attorney, such as: () the government's desire to pursue leads furnished by the defendant; () a reasonable period of time needed for the completion of a laboratory examination; () emergencies such as the illness of te government attorney; () cooperation of the defendant; () a reasonable period of time (not to exceed 60 days) beginning with the defendant's request to be considered for deferred prosecution; () time needed for the government attorney to comply with the Grand Jury deadlines promulgated by the Department of Justice 				
	ECTION	DELAY CODE	DELAY CATEGORY	
	161)(I)	U	Time up for withdrawal of guilty plea	
() (b)	W	Grand jury Indictment time extended 30	
()	X	Other: ongoing plea discussions	

() This record of excludable delay is to be and the Order placed under seal by the C	recorded upon the docket sheet by code only, Clerk of the Court.				
The non-trial period of time pursuant to commenced on waiver of counsel).	Title 18 U.S.C. 3161(c)(2) should have (Date of appearance through counsel of				
under the Sixth Amendment to the Constitut 3174, the Plan and Rules of this Court adopt	The defendant has been made fully aware by counsel that pursuant to rights guaranteed the Sixth Amendment to the Constitution, the Speedy Trial Act of 1974, 18 USC: 316, the Plan and Rules of this Court adopted pursuant to that act, and the Federal Rules of inal Procedure (50(b), the defendant is entitled to be tried before a jury within a specific period, not counting excludable periods.				
• • • • • • • • • • • • • • • • • • • •) Waiver (x) Excludable Delay based upon justice and outweighs the best interest of the public s/Carol Bagley Amon				
Dated: 1/26/17	Carol Bagley Amon, U.S.D.J.				
Consented to:					
Defendant	- tt				
Counsel for defendant	-				
For U.S. Attorney, E.D.N.Y.	_				

Court signature required for Excludable Delay and Waiver of Speedy Trial; Defendant, defense counsel, and prosecutor to sign consent only if defendant is waiving Speedy Trial.

त्या प्राप्तक हुनुप्रकारम् विभिन्न क्षेत्रक पुरुष्के अनुपार्वत अर्थायक्षक विभिन्ने विभिन्ने विभेन्न पर्वक विभाग प्राप्ति ।

ကြောင့်သည်။ မြောင်းကြုန်းများသည်။ မြောင်းပြုသည်။ မြောင်းမေးသည်မြော်မြောင်းများသည်။ သည်သည် သည်သည် သည် မြောင်းမှ ကြောင်းသြင်းများနှင့်သည်။ မြောင်းသည် အမြောင်းများသည်။ မြောင်းများသည်။ မြောင်းသည်။ မြောင်းများသည်။ မြောင်းများသ

Contract to the second of the second of

of language seekige to the figure of the first of the figure of the second of the second of the second of the contribution of the first of the first

end Miller (1900). Not that the form of the contribution of the first terminal temperature and it is not go

A Caralignophic Lance Color Copylede Alabas Ball

Carol Gagley amon